

REMARKS

By this Amendment, claims 1, 13, 24 and 25 are amended to merely clarify the recited subject matter. Claims 1-30 are pending.

As a preliminary matter, Applicants thank the Examiner for the courtesies shown during the personal interview conducted on November 9, 2005. In accordance with the matters discussed during that interview, Applicants have amended the independent claims to clarify that the claimed method includes “performing automated checking of the right of the terminal to use said subscriber database; [and] automatically transmitting subscriber data relating to said subscriber database to the terminal, to the serving network, or to the terminal and the serving network in response to the terminal having the right to use said subscriber database” as recited in independent claim 1, the claimed subscriber database is configured to “perform automated checking of the right of the terminal to use said subscriber database; automatic submission of subscriber data is configured in the system to the terminal, to the serving network, or to the terminal and the serving network in response to the terminal having the right to use said subscriber database” as recited in independent claim 13, the claimed network element is configured to provide the terminal with services according to subscriber data automatically transmitted from another telecommunication network and relating to a separate subscriber database “which was checked in an automated manner to determine the right of the terminal to use said subscriber database” as recited in independent claim 24, and the claimed terminal is configured to receive subscriber data related to the subscriber database “as an automatic result of automated checking to confirm the right of the terminal to use said subscriber database,” as recited in independent claim 25.

As agreed to during the personal interview, the cited prior art reference, Denenberg, analyzed individually or in combination with Oh, fail to disclose, teach or suggest the claimed invention. Thus, Applicants submit that the claimed invention is patentable over the cited prior art references.

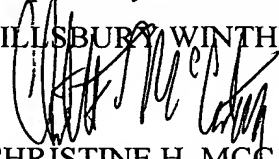
All issues having been addressed by this Amendment, Applicants request issuance of a Notice of Allowance indicating the allowability of all the pending claims. However, if anything further remains necessary to place the application in condition for allowance, Applicants request that the Examiner telephone Applicants’ undersigned representative at the telephone number listed below.

LAURILA ET AL. -- 10/082,348  
Client/Matter: 060258-0290657

Please charge any fees associated with the submission of this paper to Deposit Account Number 033975. The Commissioner for Patents is also authorized to credit any over payments to the above-referenced Deposit Account.

Respectfully submitted,

PILLSBURY WINTHROP SHAW PITTMAN LLP



CHRISTINE H. MCCARTHY

Reg. No. 41844

Tel. No. 703 770.7743

Fax No. 703 770.7901

Date: November 21, 2005  
P.O. Box 10500  
McLean, VA 22102  
(703) 905-2000